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FM AMCONSUL LUANDA

TO SECSTATE WASHDC 3726

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TAGS: PINT AO

SUBJECT: TEXT OF NAKURU AGREEMENT

1. THERE FOLLOWS A TRANSLATION I PREPARED OF THE TEXT OF THE AGREEMENT SIGNED BY THE PRESIDENTS OF THE FNLA, MPLA AND UNITA AT NAKURU, KENYA ON JUNE 21, 1975.

2. QUOTE THE LIBERATION MOVEMENTS OF ANGOLA - THE NATIONAL LIBERATION FRONT (FNLA), THE POPULAR LIBERATION MOVEMENT OF ANGOLA (MPLA) AND THE NATIONAL UNION FOR THE TOTAL INDEPENDENCE OF ANGOLA (UNITA) - MEETING AT NAKURU FROM JUNE 16 TO JUNE 21, 1975, REPRESENTED BY THEIR RESPECTIVE PRESIDENTS, HOLDEN ROBERTO, AGOSTINHO NETO AND JONAS SAVIMBI, WHO, AWARE OF THE SERIOUSNESS OF THE SITUATION THROUGH WHICH THE NATION IS PASSING AND THAT THE NATIONAL INTEREST MUST OF NECESSITY BE PLACED ABOVE ANY POLITICAL AND IDEOLOGICAL DIFFERENCES, SOLEMNLY AFFIRM THE RENUNCIATION OF THE USE OF FORCE AS A MEANS OF SOLVING PROBLEMS AND AGREE TO HONOR THE COMMITMENTS CONTAINED IN THE FOLLOWING AGREEMENT.

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SECTION I. ANALYSIS OF THE GENERAL SITUATION IN ANGOLA AND THE RELATIONS BETWEEN THE LIBERATION MOVEMENTS.

THE ANGOLAN LIBERATION MOVEMENTS NOTED WITH GREAT APPREHENSION THE FOLLOWING PRINCIPAL CAUSES OF THE DETERIORATION OF THE SITUATION IN ANGOLA:

1. THE INTRODUCTION BY THE LIBERATION MOVEMENTS OF LARGE QUANTITIES OF ARMS AFTR APRIL 25, 1974 AND ESPECIALLY AFTER THE MOVEMENTS ARRIVED IN LUANDA. THIS ARMS RACE WAS EXACERBATED BY A MUTUAL LACK OF CONFIDENCE AMONG THE LIBERAION MOVEMENTS DUE TO POLITICAL AND IDEOLOGICAL DIFFERENCES AND PAST DISAGREEMENTS.
2. A LACK OF POLITICAL TOLERANCE, MANIFESTED THROUGH VIOLENCE, ON THE PART OF THE MOVEMENTS AND THEIR MILITANTS.
3. THE EXISTENCE OF SO-CALLED ZONES OF INFLUENCE AND REGIONS OF CLAIMED MILITARY SUPERIORITY.
4. THE ARMING OF THE CIVILIAN POPULATION.
5. MILITARY ENCOUNTERS BETWEEN THE MOVEMENTS AND THEIR REGIONALIZATION, WHICH, IN ADDITION TO CAUSING MANY INNOCENT VICTIMS, AGGRAVATES THE SITUATION BECAUSE THESE ENCOUNTERS TEND TO INCREASE TRIBALISM, REGIONALISM AND RACISM.
6. AGITATION BY REACTIONNARIES OR ELEMENTS OUTSIDE THE FRAMEWORK OF THE DECOLONIZATION PROCESS. IN ORDER TO CREATE A CLIMATE F PEACE IN ANGOLA IN THE FACE OF THIS SITUATION FNLA, MPLA AND UNITA HAVE TAKEN THE FOLLOWING DECISIONS:

A) TO CREATE A CLIMATE OF POLITICAL TOLERANCE AND NATIONAL UNITY WITHIN A FRAMEWORK OF POLITICAL AND IDEOLOGICAL DIVERSITY;

B) TO SOLEMNLY PROMISE TO PUT AN END TO ALL FORMS OF VIOLENCE AND INTIMIDATION OF MILITANTS AND TO IMMEDIATELY SET FREE ALL PRISONERS;

C) TO GUARANTEE TO ALL THREE LIBERATION MOVEMENTS THE RIGHT TO FREELY ENGAGE IN POLITICAL ACTIVITY ANYWHERE IN THE
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COUNTRY;

D) TO ACCELERATE THE FORMATION OF THE NATIONAL ARMY.

E) TO DISARM THE CIVILIAN POPULATION AFTER CREATING THE NECESSARY CONDITIONS;

F) TO ACCELERATE THE EXPULSION OF AGENTS OF THE FORMER PIDE/DGS STILL RESIDING IN ANGOLA.

R) TO TAKE MEASURES TO NEUTRALIZE DOMESTIC AND FOREIGN
REACTIONARIES;

H) TO RECOMMEND TO THE INFORMATION ARMS OF THE LIBERATION
MOVEMENTS THE GREATEST POSSIBLE PUBLICITY FOR THE PRESENT
AGREEMENT.

SECTION II. OPERATIONS OF THE TRANSITIONAL GOVERNMENT.
AFTER STUDYING THE OPERATIONS OF THE TRANSITIONAL GOVERNMENT
THE LIBERATION MOVEMENTS BELIEVE THAT:

- IN ALL ITS ACTIVITIES THE TRANSITIONAL GOVERNMENT HAS
MADE PRAISEWORTHY EFFORTS IN AN ATTEMPT TO RESOLVE THE
PROBLEMS INFLICTED UPON THE NATION. NEVERTHELESS, ITS
ACTIVITIES HAVE BEEN HAMPERED BY THE LIBERATION MOVEMENTS,
WHICH EITHER ACT WITHOUT TAKING INTO CONSIDERATION THE
GOVERNMENT'S DECISIONS, OR DO NOT GIVE IT THE SUPPORT IT
NEEDS TO CARRY OUT ITS MEASURES. THE GOVERNMENT HAS NOT
BEEN ABLE UP TO NOW, THEREFORE, TO ACT WITH AUTHORITY, OR
COMPLETELY FULFILL ITS RESPONSIBILITIES. THIS SITUATION IS
AGGRAVATED BY THE LACK OF POLICE AND MILITARY FORCES, ONLY
RECENTLY CREATED, TO GUARANTEE NOT ONLY THE SECURITY OF THE
STATE, BUT TO TAKE COERCIVE MEASURES TO ENSURE ADHERENCE TO
THE LAWS, AS WELL.

- THE INSTABILITY OF THE JUDICIAL SYSTEM AND THE EXISTENCE OF
PRIVATE JUSTICE AND PROTECTIONIST ATTITUDES ON THE PART OF
THE MOVEMENTS TOWARD THE ILLEGAL ACTS OF THEIR MILITANTS -
CONTRIBUTES EQUALLY TO THE LACK OF GOVERNMENTAL AUTHORITY.

- IN ADDITION, THE ANGOLAN PEOPLE ARE NOT KEPT SUFFICIENTLY
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INFORMED OF THE EFFORTS OF THE GOVERNMENT; ON THE CONTRARY,
THEY ARE LED TO OPPOSE THEIR OFFICIALS BY THE ABSENCE OF
INTERMEDIATE ORGANS DIRECTLY LINKED TO THE POPULACE.

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- ADDITIONALLY, WITHIN THE MINISTRIES CERTAIN HIGH OFFICIALS WHO ARE INTIMATELY LINKED TO PARTY POLITICS HAVE TRANSFORMED THEIR MINISTRIES INTO EXCLUSIVE CENTERS OF THE LIBERATION MOVEMENT TO WHICH THE MINISTER BELONGS;

IT MUST BE EMPHASIZED, MOREOVER, THAT THE PARTISAN ACTIVITIES OF THE MINISTERS RESULT IN THE FOLLOWING:

A) LACK OF RESPONSIBILITY;

B) TRAVEL OF MINISTERS OUT OF LUANDA AND OUT OF THE COUNTY WITHOUT AUTHORIZATION FROM THE TRANSITIONAL GOVERNMENT.

C) NON-FULFILLMENT OF THE DECISIONS OF THE COUNCIL OF MINISTERS.

D) DRAWING UP AND EXECUTION OF PLANS WITHOUT CONSULTATION WITH OR THE CONCURRENCE, OF THE COUNCIL OF MINISTERS.

E) DIFFICULTY IN KEEPING SEPARATE IN THEIR GOVERNMENTAL ACTS THEIR STATUS AS MILITANTS OF A LIBERATION MOVEMENT
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AND MEMBERS OF THE GOVERNMENT;

INDEED, THESE ACTIVITIES CONTRIBUTE STRONGLY TO A WORSENING OF THE SITUATION AND TO PUBLIC DISTURBANCES CHARACTERIZED BY ARMED CONFLICT BETWEEN THE LIBERATION MOVEMENTS. IT HAS ALSO BEEN VERIFIED THAT OTHER CONTRIBUTING FACTORS ARE THE INTROMISSION OF THE NATIONAL DEFENSE COMMISSION AND THE PRESIDENTIAL COUNCIL IN THE SOLUTION OF PROBLEMS THAT FALL WITHIN THE PURVIEW OF THE COUNCIL OF MINISTERS, AND THE LACK

OF IMPARTIALITY ON THE PART OF THE PRESS AND RADIO.
CONSEQUENTLY, IN AN EFFORT TO FIND SOLUTIONS TO THE
PROBLEMS THAT RENDER INOPERATIVE THE TRANSITIONAL GOVERNMENT
DURING THIS CRUCIAL PHASE IN THE DECOLONIZATION PROCESS, THE
LIBERATION MOVEMENTS OF ANGOLA HAVE DECIDED:

1. TO INCREASE THEIR SUPPORT TO THE TRANSITIONAL GOVERNMENT
AND TO SEE TO IT THAT THEIR MILITANTS AT ALL LEVELS CARRY
OUT THE DECISIONS OF THE GOVERNMENT:

2. TO COOPERATE IN A POSITIVE FASHION WITH THE GOVERNMENT IN
THE APPLICATION OF MEASURES TAKEN IN ALL AREAS OF NATIONAL
LIFE - POLITICAL, ECONOMIC AND MILITARY;

3. TO AVOID ACTING IN PLACE OF THE GOVERNMENT.

4. TO ACTIVELY COOPERATE WITH THE GOVERNMENT IN THE PREPARATION
OF A COMMON MINIMUM PROGRAM IN THE POLITICAL, ECONOMIC AND
SOCIAL SPHERES, BASED ON PRINCIPALS COMMON TO THE LIBERATION
MOVEMENTS.

5. TO CREATE ON AN URGENT BASIS, IN COOPERATION WITH THE RESPONSIBLE
AGENCIES, GOVERNMENTAL BODIES TO CONTROL AND GUARANTEE THE FUNCT-
IONING OF THE GOVERNMENT. EXAMPLES ARE THE NATIONAL ARMED FORCES,
FRONTIER POLICE, MINERAL POLICE.

6. TO DEMAND OF THE GOVERNMENT THE IMMEDIATE RESTRUCTURING OF
THE JUDICIAL APPARATUS AND AN END TO ALL PRIVATE JUSTICE
ORGANIZATIONS;

7. TO PROMOTE THE PARTICIPATION OF THE PEOPLE IN NATIONAL
LIFE THROUGH ORGANIZATIONS OF THE LIBERATION MOVEMENTS
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AT THE LEVEL OF NEIGHBORHOODS, VILLAGES, WORKERS, STUDENTS, ETC.,
USING ADMINISTRATIVE LABOR STRUCTURES:

8. TO DISCOURAGE AND COMBAT PARTY PREFERENCE IN GOVERNMENT
AGENCIES;

9. TO DEMAND OF THE GOVERNMENT THE COMPLETE APPLICATION
OF ITS REGULATIONS AND THE INTRODUCTION OF VOTES OF CENSURE
AND LACK OF CONFIDENCE AS SANCTIONS FOR SERIOUS MISDEEDS AS
DEFINED BY A SPECIAL REGULATION;

10. TO DEMAND THE FULFILLMENT OF THOSE MEASURES ESTABLISHED
IN CURRENT REGULATIONS WITH RESPECT TO THE PREROGATIVES AND
COMPETENCE OF THE PRESIDENTIAL COUNCIL AND THE NATIONAL
DEFENSE COUNCIL;

11. TO DEMAND OF THE SEVERAL MINISTRIES THE FULFILLMENT OF THE DECISIONS ALREADY TAKEN BY THE COUNCIL OF MINISTERS;

12. TO DEMAND OF THE GOVERNMENT ECONOMIC AND FINANCIAL AUSTERITY MEASURES;

13. TO EXHORT WORKERS AND ENTREPRENEURS TO MAKE GOOD USE OF THE AVAILABLE RESOURCES OF THE COUNTRY.

14. NOT IMPEDE THE FREE CIRCULATION OF PERSONS AND GOODS THROUGHOUT THE NATIONAL TERRITORY.

15. TO DEMAND THAT THE GOVERNMENT CREATE A COMMISSION OF INQUIRY TO UNCOVER FORMER PIDE/DGS AGENTS AND NOTORIOUSLY FASCIST COLONS WHO PARTICIPATED IN THE MASSACRES OF THE PEOPLE, WITH THE AIM OF SPEEDING THEIR EXPULSION FROM THE COUNTRY.

ANGOLAN INFORMERS SHOULD BE DETAINED, JUDGED AND PUNISHED OR RE-EDUCATED.

SECTION III. DISARMING OF THE CIVILIAN POPULATION. THE CONFERENCE VERIFIED THE EXISTENCE OF CIVILIANS ARMED BY THE THREE LIBERATION MOVEMENTS A FACTOR EXPLAINED BY THE HISTORIC PROCESS OF LIBERATION IN THE ARMED STRUGGLE OF THE UNCLASSIFIED

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FIGHT AGAINST REACTIONARIES. TODAY, HOWEVER, IT HAS BEEN ESTABLISHED THAT THIS IS A PROBLEM THAT MUST BE RESOLVED BECAUSE OF THE DIFFICULTY IN CONTROLLING ARMED CIVILIANS, WHO CONSTITUTE A DANGER FOR THE MAINTENANCE OF PEACE IN ANGOLA BECAUSE THEY AROUSE TRIBAL CONTROVERSIES.

THE CONFERENCE ALSO TOOK NOTE OF THE NEED TO GUARANTEE THE SECURITY OF THE PEOPLE TO THE END THAT THEY WILL VOLUNTARILY ACCEPT DISARMAMENT. THE CONFERENCE ARRIVED AT THE FOLLOWING CONCLUSIONS:

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1. THE IMMEDIATE NEED OF A PROMPT AND EFFECTIVE CESSATION OF ATTACKS BETWEEN THE LIBERATION MOVEMENTS OR AGAINST THE CIVILIAN POPULATION. THE DIFFERENCES BETWEEN THE LIBERATION MOVEMENTS AND THE PEOPLE SHOULD BE RESOLVED THROUGH DIALOGUE;

2. THE THREE LIBERATION MOVEMENTS SHOULD UNDERTAKE AN INTENSIVE CAMPAIGN WHOSE AIM IT IS TO PREPARE THE CIVILIAN POPULATION FOR DISARMAMENT AS PART OF THE BATTLE AGAINST TRIBALISM, REGIONALISM AND RACISM;

3. THE CAMPAIGN SHOULD BE HELPED BY ALL PUBLIC AND PRIVATE ORGANS OF SOCIAL COMMUNICATION;

4. THAT THERE BE CONSTITUTED BY THE PRESIDENTIAL COUNCIL, AND UNDER ITS JURISDICTION, MIXED COMMISSIONS IN ALL DISTRICTS OF THE COUNTRY, WHOSE RESPONSIBILITY WILL BE AS FOLLOWS:

A) COORDINATE ALL INFORMATION ON ARMED CIVILIANS;

B) DETECT AND DISARM REACTIONARY ELEMENTS;

C) COOPERATE IN THE CAMPAIGN TO INFORM THE PUBLIC ON THE UNCLASSIFIED

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DISARMING OF CIVILIANS;

5. THE DISARMAMENT COMMISSION WILL PRESENT THE RESULTS OF ITS OPERATIONS TO THE PRESIDENTIAL COUNCIL, WHICH WILL TAKE ACTION THROUGH THE NATIONAL DEFENSE COMMISSION TO CONFISCATE WEAPONS.

6. THE MINISTER OF JUSTICE WILL PREPARE A LAW THAT PROVIDES SEVERE PUNISHMENT FOR TRANSGRESSORS.

CHAPTER IV. DISARMING ZAMBIANS AND FORMER KATANGAN GENDARMES. THE SUMMIT CONFERENCE OF THE ANGOLAN LIBERATION MOVEMENTS, AFTER ANALYZING THE QUESTION OF ARMED ZAMBIANS AND EX-KATANGAN GENDARMES IN ANGOLA, AND TAKING INTO ACCOUNT THAT THEIR PRESENCE IS DETRIMENTAL TO NATIONAL PEACE AND SECURITY, DECIDED:

1. TO REAFFIRM THOSE PRINCIPLES OF THE ALVOR AGREEMENT ACCORDING TO WHICH THE FORMER KATANGAN GENDARMES AND ZAMBIANS LIVING IN ANGOLA SHOULD BE IMMEDIATELY DISARMED.

2. TO APPEAL TO NEIGHBORING COUNTRIES TO TAKE THE SAME ATTITUDE WITH RESPECT TO ANGOLANS RESIDENT IN THEIR TERRITORIES WHO ARE ENGAGED IN REPREHENSIBLE POLITICAL ACTIVITIES CONTRARY TO THE INTERESTS OF THE ANGOLAN PEOPLE AND WHICH ENDANGER THE TERRITORIAL INTEGRITY OF ANGOLA. SUCH ACTIVITIES ARE A FLAGRANT INTERVENTION IN THE INTERNAL AFFAIRS OF OUR COUNTRY.

MOTION ON CABINDA

THE SUMMIT CONFERENCE OF THE ANGOLAN LIBERATION MOVEMENTS, AFTER ANALYZING THE GENERAL SITUATION OF THE COUNTRY, TAKING INTO ACCOUNT THE PRINCIPLES OF UNITY AND TERRITORIAL INTEGRITY CONTAINED IN ARTICLE 14 OF THE ALVOR AGREEMENT AND CONSIDERING THE PROVISIONS OF THE UNITED NATIONS CHARTER AND THAT OF THE ORGANIZATION OF AFRICAN UNITY:

1. REAFFIRMS THAT ANGOLA IS POLITICALLY AND GEOGRAPHICALLY DEFINED BY EXISTING BOUNDARIES AND THEREFORE THAT CABINDA IS AN INTEGRAL AND INALIENABLE PART OF ITS TERRITORY.

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2. HAS DECIDED THAT WHENEVER NECESSARY THE TRANSITIONAL GOVERNMENT SHOULD MAKE THE FOREGOING POSITION CLEAR TO INTERNATIONAL ORGANIZATIONS.

SECTION V. THE ORGANIZATION OF SOVEREIGN INSTRUMENTS AND THE CREATION OF THE NATIONAL ARMED FORCES.

THE NATIONAL LIBERATION MOVEMENTS, CONSIDERING THE NEED TO CREATE AN INSTRUMENT CAPABLE OF ASSURING TERRITORIAL INTEGRITY AND MAINTAINING PEACE AND ORDER IN ANGOLA; CONSIDERING THE INEFFECTUALLY OF THE MIXED MILITARY FORCES CREATED BY THE ALVOR AGREEMENT; AND CONSIDERING THAT THE STRUCTURE AND FUNCTIONING OF THE MIXED MILITARY FORCES, ARE FROM CONTRIBUTING TO THE CREATION OF A TRULY

NATIONAL ANGOLAN ARMY, MERELY EXACERBATE PARTISAN DIVISIONS;
HAVE DECIDED:

1. TO CREATE THE ANGOLAN ARMED FORCES, TO GIVE THEIR SUPPORT
TO ITS FORMATION AND TO OBLIGATE THEMSELVES TO PROVIDE IT
WITH THE REQUIRED MANPOWER.

TO THIS END THERE IS CREATED A PERMANENT MILITARY
COMMISSION COMPOSED OF THREE RANKING OFFICIALS, ONE FROM
EACH MOVEMENT, ATTACHED TO THE PRESIDENTIAL COUNCIL. THE
COMMISSION WILL HAVE THE FOLLOWING FUNCTIONS IN ADDITION
TO THOSE GIVEN IT BY THE PRESIDENTIAL COUNCIL:

A) TO CREATE THE MATERIAL AND TECHNICAL CONDITIONS NECESSARY
FOR THE FORMATION OF THE NATIONAL ARMED FORCES.

B) TO SET UP THE ORGANIC STRUCTURES OF THE NATIONAL ARMED
FORCES.

C) TO INVENTORY THE PHYSICAL AND HUMAN RESOURCES AVAILABLE
TO THE NATIONAL ARMED FORCES.

D) TO PRESENT TO THE PRESIDENTIAL COUNCEL THE BUDGET REQUIRED
TO MAINTAIN THE ARMED FORCES.

E) TO DESIGNATE TRAINING CENTERS FOR THE UNITS OF THE
NATIONAL ARMED FORCES.

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F) TO DRAW UP THE PATRIOTIC PRINCIPLES THAT ARE TO GOVERN THE
NATIONAL ARMED FORCES AND ORIENT ITS PERSONNEL IN CONCEPTS OF
NATIONAL UNITY, DEFENSE OF TERRITORIAL INTEGRITY, DEFENSE OF
PEACE AND DEFENSE OF THE DEMOCRATIC SYSTEM.

G) TO CREATE THE ORGANIZATIONS REQUIRED TO CARRY OUT THE
PROVISIONS ESTABLISHED ABOVE.

2. THE NATIONL ARMED FORCES WILL BE LIMITED TO 30,000 MEN,
TO BE GRADUALLY INTEGRATED IN ACCORDANCE WITH PROVISIONS TO
BE ESTABLISHED BY THE PERMANENT MILITARY COMMISSION.

3. THE PERMANNT MILITARY COMMISSION WILL ASSUME
RESPONSIBILITY FOR THE DEMOBILIZATION OF EXCESS PERSONNEL AND
WILL ESTABLISH TIME LIMITS FOR THE FORMATION OF THE FIRST
UNITS.

4. TO DEMAND OF THE NATIONAL DEFENSE COMMISSION A SPEED UP OF
THE INTEGRATION OF THE MIXED MILITARY FORCES AND TO TAKE THE
FOLLOWING MEASURES:

- TO ESTABLISH A SINGLE CODE OF MILITARY DISCIPLINE AND
UNIFIED REGULATIONS.

- TO ABOLISH THE INDIVISUAL FORCES OF EACH MOVEMENT AND
CREATE A JOINT FORCE FOR THE ANGOLAN PORTION OF THE MIXED
MILITARY FORCES.

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- TO PUT AN END TO THE USE OF EMBLEMS OF THE RESPECTIVE
MOVEMENTS, AS WELL AS ANYTHING THAT MIGHT IDENTIFY THE
MILITARY ELEMENTS OF THE RESPECTIVE MOVEMENTS - BERETS,
BOOTS, UNIFORMS, BELTS, ETC. - AND STANDARDIZE ALL SUCH
ITEMS.

FOREIGN RELATIONS OFFICE.

THE ANGOLAN LIBERATION MOVEMENTS, AWARE OF THE NEED TO
PROMOTE THE NATION' FOREIGN RELATIONS; CONSIDERING THAT THE
PRESIDENTIAL COUNCIL SHOULD PARTICIPATE ACTIVELY IN THE
SOLUTION OF PROBLEMS STEMMING FROM ANGOLA'S FOREIGN AFFAIRS,
HAS RESOLVED:

THAT THE PRESIDENTIAL COUNCIL SHOULD IMMEDIATELY CREATE

AN OFFICE OF FOREIGN RELATIONS, WITH DUE RESPECT TO THE PRINCIPLE OF POLITICAL HETEROGENEITY. THE OFFICE WILL BE ATTACHED TO THE PREIDENTIAL COUNCIL AND SHALL BE CHARGED WITH FURTHERING THE FOREIGN POLICY OF ANGOLA IN COOPERATION WITH THE HIGH COMMISSIONER.

SECTION VI. TRANSFER OF POWER AND ELECTIONS.
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THE LIBERATION MOVEMENTS REITERATE THE PRINCIPLES SOLEMNLY UNDERTAKEN IN THE ALVOR AGREEMENT AND MAINTAIN THE GOAL OF HOLDING ELECTIONS IN ANGOLA AS THE BEST MEANS OF GUARANTEEING THE PEACEFUL TRANSFER OF POWER ON BECOMING INDEPENDENT. TAKING INTO ACCOUNT THE CLIMATE THAT PREVAILED AFTER THE INSTALLATION OF THE TRANSITIONAL GOVERNMENT, WHICH PREVENTED MEETING THE SCHEDULE FORESEEN IN THE ALVOR AGREEMENT FOR THE PROMULGATION OF THE FUNDAMENTAL LAW AND THE ELECTORAL LAW, THE CONFERENCE RECOGNIZED THAT IN ORDER TO CARRY OUT THE ELECTORAL PROCESS THERE MUST BE IMPOSED A CLIMATE OF PEACE AND IDEOLOGICAL TOLERATION AMONG THE PEOPLE AND THE LIBERATION MOVEMENTS.

TO DO SO THE CREATION OF A NATIONAL ARMY MUST BE ACCELERATED IN ORDER TO GUARANTEE PEACE, DEMOCRACY AND EXTERNAL AND INTERNAL SECURITY.

IN LIGHT OF THE SHORT PERIOD OF TIME UNTIL NOVEMBER 11 AND THE COMPLEXITY OF THE ELECTORAL PROCESS, THE LIBERATION MOVEMENTS PLEDGE THEMSELVES TO MAKE EVERY EFFORT TO HOLD THE ELECTIONS.

THE LIBERATION MOVEMENTS HAVE TAKEN INTO ACCOUNT THE ALTERNATIVES THAT MAY BE ADOPTED IN CASE DIFFICULTIES OCCUR AND HAVE DECIDED:

1. THAT THE TRANSITIONAL GOVERNMENT SHOULD IMMEDIATELY PUT AT THE DISPOSAL OF THE CENTRAL COMMISSION ALL THE ELEMENTS NECESSARY FOR THE RAPID COMPLETION OF THE ELECTORAL LAW, WHICH SHOULD BE READY BY JULY 5, 1975;
2. THAT THE TRANSITIONAL GOVERNMENT SHOULD DISCUSS THE ELECTORAL LAW AND PROMULGATE IT BY THE END OF JULY;
3. THAT SHORTLY AFTER THE PROMULGATION OF THE ELECTORAL LAW THERE SHOULD BE CREATED THE BODY THAT WILL ORGANIZE THE ELECTORAL PROCESS;
4. THAT THE MINISTRY OF PLANNING AND FINANCE SHOULD STUDY THE FINANCES OF THE ELECTORAL PROCESS, INCLUDING THE

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ELECTORAL CAMPAIGNS OF THE LIBERATION MOVEMENTS, IN ORDER
TO PROVIDE THE NECESSARY FUNDS;

5. THAT THE PRINCIPAL DEADLINES IN CONNECTION WITH THE ELECTIONS
WILL BE:

A) ELECTORAL CENSUS: NOT LESS THAN THIRTY DAYS BEGINNING
AUGUST 1.

B) ELECTORAL CAMPAIGN: NOT LESS THAN TWENTY DAYS.

C) ELECTIONS: A DATE TO BE DESIGNATED IN OCTOBER.

D) MEETING OF THE CONSTITUENT ASSEMBLY: A DATE TO BE
DESIGNATED EARLY IN NOVEMBER.

6. THAT IN THE EVENT PROBLEMS ARISE IN CONNECTION WITH THESE
MEASURES, A NEW SUMMIT CONFERENCE WILL BE HELD IN ANGOLA TO

ADOPT SOME OTHER METHOD FOR THE TRANSFER OF POWER.

7. THAT THE REQUIRED CHANGES BE MADE IN THE
FUNDAMENTAL LAW TO ADAPT IT TO THE DECISIONS SET FORTH ABOVE.

SECTION VII. THE PROBLEM OF REFUGEES AND DISPLACED PERSONS.

THE ANGOLAN LIBERATION MOVEMENTS, CONSIDERING THAT THE ARMED
LIBERATION STRUGGLE HAS ENDED AND THAT BECAUSE THE REASONS FOR WHICH
PEOPLE ABANDONED THE COUNTRY NO LONGER EXIST, HUNDREDS OF
THOUSANDS OF ANGOLANS ARE RETURNING TO THEIR HOMES;
TAKING INTO ACCOUNT THE NEED FOR IMMEDIATE ASSISTANCE TO THESE
PEOPLE SO THAT THEY MAY BE REINTEGRATED INTO THE ECONOMIC
AND SOCIAL LIFE OF THE COUNTRY;

TAKING INTO ACCOUNT THE CREATION IN THE ALVOR AGREEMENT OF A
NATIONAL REFUGEE COMMISSION, WHICH HAS NOT YET DONE THE JOB
REQUIRED BY THE SITUATION, HAVE DECIDED;

1. THAT THE TRANSITIONAL GOVERNMENT SHOULD INSTITUTIONALIZE
THE OLD REFUGEE COMMISSION AND GIVE IT AN EFFICIENT ORGANIC STRUCTURE.

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2. THAT THE NATIONAL REFUGEE COMMISSION SHOULD BE STRENGTHENED
SO THAT IT CAN:

A) PREPARE PROJECTS AND PRESENT THEM TO NATIONAL AND
INTERNATIONAL REFUGEE ORGANIZATIONS AFTER OBTAINING GOVERNMENTAL
AUTHORIZATION.

B) ESTABLISH PRIORITIES IN ORDER TO HELP THOSE MOST
AFFECTED BY THE NATIONAL LIBERATION STRUGGLE.

C) PLAN ASSISTANCE TO THE REFUGEES AND DISPLACED PERSONS ON
A GLOBAL BASIS AND IN SUCH A WAY AS TO CREATE THE CONDITIONS
FOR THEIR SOCIO-ECONOMIC IMPROVEMENT.

D) IN COOPERATION WITH THE MINISTRY OF INTERIOR, CONTROL THE
ENTRY OF REFUGEES BY MEANS OF TRIPARTITE POSTS IN THE LOCALITIES
WHERE THEY ARE PROCESSED.

3. THAT THE TRANSITIONAL GOVERNMENT COMMUNICATE WITH THE
GOVERNMENTS OF NEIGHBORING COUNTRIES TO FACILITATE THE RETURN OF
REFUGEES.

4. THAT THE MINISTRY OF HEALTH AND SOCIAL WELFARE COORDINATE
THE ACTIVITIES OF THE NATIONAL REFUGEE COMMISSION, WORKING
WITHIN THE STRUCTURE OF THE COMMISSION AND NOT OUTSIDE IT.

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ORM-01 SR-02 COME-00 AGR-10 TRSE-00 FRB-01 XMB-04

SIL-01 LAB-04 CG-00 DOTE-00 INT-05 OPR-02 /139 W

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UNCLAS SECTION 5 OF 5 LUANDA 0824

5. TO LAUNCH AN APPEAL TO INTERNATIONAL REFUGEE ORGANIZATIONS TO SUPPORT THE TRANSITIONAL GOVERNMENT ON AN URGENT BASIS.

SECTION VIII. ECONOMIC AND FINANCIAL SITUATION.

THE ANGOLAN LIBERATION MOVEMENTS, HAVING ANALYZED THE ECONOMIC AND FINANCIAL SITUATION OF THE COUNTRY, NOTED THE FOLLOWING:

1. THE WORSENING OF A CRISIS INHERITED FROM THE COLONIAL REGIME, ESPECIALLY IN THE INDUSTRIAL AND AGRICULTURAL SECTORS.
2. A DETERIORATION IN PUBLIC FINANCE, BALANCE OF PAYMENTS AND FOREIGN CREDIT AND PAYMENTS.
3. THE LACK OF COORDINATION AND ORIENTATION THAT WOULD BE PROVIDED BY A UNIFORM FOREIGN TRADE POLICY;
4. A SYSTEMATIC PARALYZATION OF THE PRINCIPAL PORTS, AGGRAVATED BY THE LOW PRODUCTIVITY OF LABOR, HAS CAUSED SERIOUS PROBLEMS IN THE IMPORT AND EXPORT OF PRODUCTS ESSENTIAL TO ECONOMIC DEVELOPMENT AND THE WELL BEING OF THE PEOPLE.

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5. A CLIMATE OF INSECURITY, WHICH IS THE PRINCIPAL CAUSE OF CONTINUING EXODUS OF TECHNICIANS WHOSE PRESENCE IS CONSIDERED TO BE OF THE UTMOST IMPORTANCE.
6. THE SYSTEMATIC RECOURSE TO STRIKES WITHOUT THE AGREEMENT OF THE RESPECTIVE LABOR ORGANIZATIONS, AS WELL AS WAGE DEMANDS THAT IN THE CURRENT ECONOMIC SITUATION CAUSE DECLINES IN NATIONAL PRODUCTIVITY AND BRING ABOUT AN INFLATIONARY PROCESS WHOSE CONSEQUENCES AFFECT PRIMARILY THE WORKING CLASSES.
7. A NOTABLE INCREASE IN DIAMOND SMUGGLING, WHICH PREJUDICES THE BALANCE OF PAYMENTS AND THE PUBLIC TREASURY, AND CAUSES DISEQUILIBRIUM IN INTERNATIONAL MARKETS.
8. THE LACK OF AN EFFECTIVE BORDER CONTROL, WHICH MAKES POSSIBLE THE ENTRY OF ILLEGAL MERCHANDISE.
9. A LACK OF SUPPLIES IN SEVERAL POPULATION CENTERS, PRINCIPALLY LUANDA, AS A RESULT OF INSECURITY AND THE PLACEMENT OF BARRIERS ON THE ROADS.

THEREFORE, CONSIDERING THAT THE DIFFICULTIES ARE IN PART THE RESULT

OF A LACK OF COORDINATION BETWEEN THE LIBERATION MOVEMENTS AND THE TRANSITIONAL GOVERNMENT AND A CONSEQUENT LACK OF SUPPORT, AS WELL AS THE RESULT OF A CLIMATE OF TENSION AND A CRISIS OF AUTHORITY CAUSED BY ARMED CONFRONTATIONS, THE LIBERATION MOVEMENTS HAVE DECIDED:

1. THAT THE TRANSITIONAL GOVERNMENT SHALL ACT URGENTLY AND WITH FIRMNESS TO CLEAR UP CONGESTION IN THE PORTS OF LUANDA AND LOBITO AND TO PUT AN END TO WORK STOPAGES.

2. THAT THE SIGNATURE OF INTERNATIONAL COMMERCIAL AGREEMENTS SHALL BE SUBMITTED TO THE COUNCIL OF MINISTERS FOR APPROVAL.

3. THAT THE TRANSITIONAL GOVERNMENT SHALL TAKE STERN MEASURES AGAINST ENTREPRENEURS AND TECHNICIANS WHOSE ACTIVITIES CONSTITUTE SABOTAGE TO THE ECONOMIC DEVELOPMENT OF THE COUNTRY.

4. THAT THE TRANSITIONAL GOVERNMENT SHALL TAKE EFFECTIVE MEASURES
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TO IMPEDE STRIKES AND WAGE DEMANDS THAT ENDANGER THE ECONOMIC STABILITY OF THE NATION.

5. THAT THE TRANSITIONAL GOVERNMENT SHALL DEFINE AND MAKE OPERATIVE A SALARY POLICY ADAPTED TO LOCAL CONDITIONS.

6. THAT THE TRANSITIONAL GOVERNMENT SHALL PUT INTO EFFECT ENERGETIC MEASURES TO STABILIZE AND CONTROL PRICES TO PREVENT SPECULATION AND PROFITEERING.

7. THAT DIAMOND MINING AREAS SHALL BE MILITARIZED, THAT MILITARY AND POLICE CONTINGENTS IN THESE AREAS SHALL BE REINFORCED AND THAT ALL INDIVIDUALS IN THESE AREAS ENGAGED IN ILLICIT DIAMOND TRAFFICKING SHALL BE PROMPTLY EXPELLED.

8. THAT THE TRANSITIONAL GOVERNMENT SHALL REINFORCE ITS FRONTIER POLICE POSTS.

9. THAT THE TRANSITIONAL GOVERNMENT SHALL PROCEED TO CREATE THE COMMISSIONS REFERRED TO IN ARTICLE 56 OF THE ALVOR AGREEMENT.

10. THAT ALL HIGHWAY BARRIERS SHALL BE ABOLISHED AND THAT MILITARY POSTS BE ESTABLISHED, PRINCIPALLY AROUND LUANDA, TO PROVIDE ADEQUATE SECURITY AND GUARANTEE ACCESS TO THE PRINCIPAL CITIES.

11. TO SUPPORT THE TRANSITIONAL GOVERNMENT BY GUARANTEEING TO IT THE NECESSARY MEANS IMMEDIATELY TO CARRY OUT THE

DECISIONS REFERRED TO HEREIN.

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